1 2 3 4 5 6 7 8 9	NORTHERN DISTI	*E-FILED 1/31/08* S DISTRICT COURT RICT OF CALIFORNIA
	SAN JOSE DIVISION	
11	KATHLEEN VENTIMIGLIA,) individually, and as the Guardian Ad Litem)	No. 07-05481 RS
12	for STEPHEN VENTIMILIA and KELLIE) VENTIMILIA,	STIPULATION AND [PROPOSED]
13 14	Plaintiffs,	ORDER CONTINUING CASE MANAGEMENT CONFERENCE AND
15	v.)	RELATED DEADLINES
16	UNITED STATES OF AMERICA,)	
17	CHAMBLIN-LANDES) CONSTRUCTION, INC., a California)	
18	corporation, and DOES 1-50, inclusive,	
19	Defendants)	
20	The initial case management conference for this case is currently scheduled to take place	
21	on February 20, 2008. Counsel for defendant United States of America has advised that she is	
22	scheduled to be on vacation that day. Accordingly, the parties hereby STIPULATE AND	
23	REQUEST that the Court vacate the currently scheduled case management conference and	
24	related deadlines and instead order the following schedule for this case:	
25	February 6, 2008 Last day	to meet and confer re: initial disclosures, early
26	settleme	nt, ADR process selection, and discovery plan; to file Joint ADR Certification with Stipulation to
27	ADR Pro Conferen	ocess or Notice of Need for ADR Phone
28	Someton.	

STIPULATION AND [PROPOSED] ORDER CONTINUING CASE MANAGEMENT CONFERENCE Case No. 07-05481 RS \$-1-

1	February 20, 2008	Last day to file Rule 26(f) Report, complete initial disclosures or state objection in Rule 26(f) Report; last
2		day to file Case Management Statement
3	February 27, 2008, 2:30 p.m.	Case Management Conference
4		
5		Respectfully submitted,
6	DATED: January 30, 2008	JOSEPH P. RUSSONIELLO
7		United States Attorney
8		/s/ Claire T. Cormier
9		CLAIRE T. CORMIER
10		Assistant United States Attorney
11	DATED: January 30, 2008	CORSIGLIA, McMAHON & ALLARD LLP
12		
13		Electronic signature authorized
14		BRADLEY M. CORSIGLIA Attorneys for Plaintiffs
15		recomeys for rightning
16	DATED: January 30, 2008	EMERSON, COREY & SORENSEN
17		Electronic giometure authorized
18		Electronic signature authorized
19		JAMES D. EMERSON Attorneys for Defendant,
20		Chamblin-Landes Construction, Inc.
21		
22	[PROPOSED] ORDER	
23	Pursuant to the stipulation of the parties and good cause appearing, IT IS SO	
24	ORDERED.	
25		~ 1101
26	DATED:	, 2008 NCH PROFESSOR
27		RICHARD SEEBORG UNITED STATES MAGISTRATE JUDGE
28		

STIPULATION AND [PROPOSED] ORDER CONTINUING CASE MANAGEMENT CONFERENCE Case No. 07-05481 RS $$ -2-